

Treaty also allows downloading, in Russia, of 105 of the 170 SS-19 multiple-warhead missiles in existing silos to a single-warhead missile. All other Russian launchers of multiple-warhead ICBMs—including the remaining 65 SS-19s—must be converted for single-warhead ICBMs or eliminated in accordance with START procedures.

START II can be implemented in a fashion that is fully consistent with U.S. national security. To ensure that we have the ability to respond to worldwide conventional contingencies, it allows for the reorientation, without any conversion procedures, of 100 START-accountable heavy bombers to a conventional role. These heavy bombers will not count against START II warhead limits.

The START Treaty and the START II Treaty remain in force concurrently and have the same duration. Except as explicitly modified by the START II Treaty, the provisions of the START Treaty will be used to implement START II.

The START II Treaty provides for inspections in addition to those of the START Treaty. These additional inspections will be carried out according to the provisions of the START Treaty unless otherwise specified in the Elimination and Conversion Protocol or in the Exhibitions and Inspections Protocol. As I was convinced that the START Treaty is effectively verifiable, I am equally confident that the START II Treaty is effectively verifiable.

The START Treaty was an historic achievement in our long-term effort to enhance the stability of the strategic balance through arms control. The START II Treaty represents the capstone of that effort. Elimination of heavy ICBMs and the effective elimination of all other multiple-warhead ICBMs will put an end to the most dangerous weapons of the Cold War.

In sum, the START II Treaty is clearly in the interest of the United States and represents a watershed in our efforts to stabilize the nuclear balance and further reduce strategic offensive arms. I therefore urge the Senate to give prompt and favorable consideration to the Treaty, including its Protocols

and Memorandum on Attribution, and to give its advice and consent to ratification.

**George Bush**

The White House,  
January 15, 1993.

**Letter to Congressional Leaders  
Transmitting the Report of the  
Tourism Policy Council**

*January 15, 1993*

*Dear Mr. Speaker: (Dear Mr. President:)*

In accordance with section 302 of the International Travel Act of 1961, as amended (22 U.S.C. 2124a(f)), I transmit herewith the annual report of the Tourism Policy Council, which covers fiscal years 1991 and 1992.

Sincerely,

**George Bush**

**Note:** *Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Dan Quayle, President of the Senate.*

**Letter to Congressional Leaders on  
Science and Technology Policy**

*January 15, 1993*

*Dear Mr. Speaker: (Dear Mr. President:)*

My Administration has accelerated our national investment in America's future through increased support for science and technology. Had the Congress fully enacted my FY 1993 budget, investments in applied civilian R&D would have increased by 49 percent over the past 4 years. My Administration also has revitalized the Federal Government's ability to deal with science and technology. These actions included establishing the President's Council of Advisors on Science and Technology to insure high-level input from the private sector and restructuring the Federal Coordinating Council for Science, Engineering, and Technology to fa-